

National Judicial Academy

SE-7: Training Programme for Judicial Officers from Sri Lanka

20th – 24th April, 2017

Programme Coordinator : Mr. Sumit Bhattacharya & Mr. Shivaraj S. Huchhanavar,
Faculty, NJA

No. of Participants : 29

No. of forms received : 29

I. OVERALL				
PROPOSITIONS	To a great extent	To some extent	Not at all	Remarks
a. The objective of the Program was clear to me	82.76	17.24	-	-
b. The subject matter of the program is useful and relevant to my work	78.57	21.43	-	-
c. Overall, I got benefited from attending this program	86.21	13.79	-	-
d. I will use the new learning, skills, ideas and knowledge in my work	72.41	27.59	-	-
e. Adequate time and opportunity was provided to participants to share experiences	62.07	34.48	3.45	-
II. KNOWLEDGE				
PROPOSITIONS	To a great extent	To some extent	Not at all	Remarks
The program provided knowledge (or provided links / references to knowledge) which is:				
a. Useful to my work	72.41	27.59	-	-
b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	71.43	28.57	-	-
c. Up to date	71.43	28.57	-	-
d. Related to Constitutional Vision of Justice	58.62	41.38	-	-
e. Related to International Legal Norms	55.17	44.83	-	-

III. STRUCTURE OF THE PROGRAM				
PROPOSITIONS	Good	Satisfactory	Unsatisfactory	Remarks
a. The structure and sequence of the program was logical	75.00	25.00	-	-
b. The program was an adequate combination of the following methodologies viz.				
(i) Group discussions	55.56	37.04	7.40	-
(ii) Case Studies	42.86	50.00	7.14	-
(iii) Interactive sessions	60.71	39.29	-	-
(iv) Simulation Exercises	44.00	52.00	4.00	-
(v) Audio Visual Aids	32.14	64.29	3.57	24. Since its round table can't see the slides properly.
IV. INDIVIDUAL SESSIONS				
PROPOSITIONS	To a great extent	To some extent	Not at all	Remarks
a. Discussions in individual sessions were effectively organized	75.86	21.14	-	-
b. The session theme was adequately addressed by the Resource Persons	79.31	20.69	-	15. Few lectures are to a great extent.
V. PROGRAM MATERIALS				
PROPOSITIONS	To a great extent	To some extent	Not at all	Remarks
a. The Program material is useful and relevant	93.10	6.90	-	-
b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	78.57	21.43	-	-
c. The content was organized and easy to follow	78.57	21.43	-	-
VI. GENERAL SUGGESTIONS				
a. Three most important learning achievements of this Programme	1. 1.Expose to the contemporary legal regime; 2. Sharing the experience with resource persons; 3. Enhancing the knowledge on law and practice. 2. Judicial discretion, ADR. Electronic crimes.			

	<p>3. Participant did not comment.</p> <p>4. Participant did not comment.</p> <p>5. 1. How to practical in day to day problems; 2. Academic knowledge; 3. Understanding the challenges ahead.</p> <p>6. Shaper the judicial attitude sharing the Indian experience enhance the knowledge.</p> <p>7. 1. Learn the judicial legal system and court procedure; 2. Learn the Indian ADR system and its effective mechanism.</p> <p>8. <i>Session 8: Contours of Social Action Litigation; Session 9: Judicial Discretion and Session 11: Appreciation of Electronic Evidence.</i></p> <p>9. 1. How to use judicial discretion; 2. Importunateness of having had an ADR; 3. Future dangerous situation of Cybercrimes.</p> <p>10. Participant did not comment.</p> <p>11. 1. <i>Session 2: Contempt of Court: Law and Practice; 2. Session 4: Separation of Powers: Boundaries of Judicial Review; 3. Session 5: Judicial Independence and Accountability.</i></p> <p>12. Useful ideas were gained shared the knowledge each other; Latest topics were discussed.</p> <p>13. <i>Session 5: Judicial Independence and Accountability; Session 9: Judicial Discretion; Session 10: Paradigms of Economic Offences.</i></p> <p>14. 1. Comprehensive; 2. Allow for a variety of topics; 3. Explore a topic in depth.</p> <p>15. 1. Learned that situation are similar; 2. Laws are parallel and learned that; 3. Benefits to the new general problem weak in both countries.</p> <p>16. <i>Session 3: Access to Justice and Legal Aid; Session 8: Contours of Social Action Litigation.</i></p> <p>17. <i>Session 9: Judicial Discretion; Session 10: Paradigms of Economic Offences; Session 12: Cybercrimes and Law dealing with Cybercrimes.</i></p> <p>18. 1. I acquired attitudes of judges; when judges are handling the cases; 2. Clear understanding of subjects of session; 3. Understanding of important of sharing knowledge.</p> <p>19. 1. Clearly understood the Judicial discursion; 2. Importance of ADR is minimize by the law delay.</p> <p>20. Participant did not comment.</p>
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	<p>21. 1. Session 2: Contempt of Court: Law and Practice; 2. Session 8: Contours of Social Action Litigation; 3. Session 9: Judicial Discretion.</p> <p>22. ADR, Session 3: Access to Justice and Legal Aid; Session 5: Judicial Independence and Accountability: - ADR is very helpful to terminate proceedings quickly. Access to justice is necessary for a lawful society.</p> <p>23. 1. New case law; 2. Development of Law; 3. How to analyzing the new side of law.</p> <p>24. 1. Appropriate dispute resolution as an important concept; 2. The applicability of electronic evidence in the modern days in court.</p> <p>25. Session 2: Contempt of Court: Law and Practice; Session 8: Contours of Social Action Litigation; Session 9: Judicial Discretion.</p> <p>26. Sharing knowledge, engage in educational discussion.</p> <p>27. 1. Learnt about the legal mechanism of India; 2. Shared the experiences of particular areas of Law; 3. Had the chance to know that to how Indian judicial exercise their judicial power for the interest of litigants.</p> <p>28. We are able to improve over knowledge and also sharing an experience.</p> <p>29. 1. Contemporary knowledge sharing. 2. Guest Houses collection of sharing. 3. Commitment in work.</p>
<p>b. Which part of the Programme did you find most useful and why</p>	<p>1. Session 5: Judicial Independence and Accountability: - both speakers are were conversant in aver of law on session.</p> <p>2. Participant did not comment.</p> <p>3. Cybercrime & update all type of presents useful details.</p> <p>4. ADR, Cyber Crime.</p> <p>5. 1. ADR and P.I.L.; 2. Hatred never ceases by hatred but by love; 3. Specially through ADR we would be able to resolve issues.</p> <p>6. Session 4: Separation of Powers: Boundaries of Judicial Review; Session 5: Judicial Independence and Accountability; Session 6: Impact of Media on Public Perception regarding Vitality of Justice Delivery- day 3; I widen the knowledge and attitude of judges.</p> <p>7. Session 7: ADR: Mapping of success of ADR Initiatives in India: - because the Indian experience is much more advance than ours.</p>

8. **Session 2: Contempt of Court: Law and Practice; Session 9: Judicial Discretion; Session 10: Paradigms of Economic Offences:** - Access to Justice and Legal Aid.
9. Cyber Crimes. It enlightened me the future challenges which are the globe is going to face.
10. All the programme are very good.
11. 1. **Session 2: Contempt of Court: Law and Practice:** - because that topic is very same and facing similar kind of problems.
12. **Session 11: Appreciation of Electronic Evidence; Session 12: Cybercrimes and Law dealing with Cybercrimes.**
13. **Session 10: Paradigms of Economic Offences:** -- competition for earning money some people, some organizations use illegal methods. It extend to world-wide.
14. The lectures are very organized and informative.
15. Sharing experience. Accordingly I came to know that benefits to general public is poor.
16. **Session 8: Contours of Social Action Litigation:** - we can get real experience form Indian Resource.
17. **Session 9: Judicial Discretion;** Applicable to day to day decision making.
18. I have found the following sessions are useful that are **Session 2: Contempt of Court: Law and Practice; Session 5: Judicial Independence and Accountability & Session 9: Judicial Discretion; and days 5 Sessions (Session 10: Paradigms of Economic Offences; Session 11: Appreciation of Electronic Evidence; Session 12: Cybercrimes and Law dealing with Cybercrimes)** - because those which is very relevant to my day to day work.
19. **Session 9: Judicial Discretion:** - This session judicial discretion, helps are to discharge my duty with the four corner of laws.
20. IPR, Cybercrimes, Arbitration parts are useful for improve my duties.
21. **Session 9: Judicial Discretion:** - in functioning our duties there are many occasions where we can exercise our discretion- so I think this topic is most useful to me.
22. ADR: Because it is very useful to solve issues between parties can come happy and no appeals. Therefore, the practices can get the problem solved quickly.
23. **Session 2: Contempt of Court: Law and Practice:** - It's designed a various places.

	<p>24. Justice K. Kannan interacted with the delegation very well.</p> <p>25. Session 8: Contours of Social Action Litigation: - lecture delivered it very good manner and I understand very well.</p> <p>26. Separation of power & judicial in depended.</p> <p>27. Session 2: Contempt of Court: Law and Practice; Session 3: Access to Justice and Legal Aid and Session 5: Judicial Independence and Accountability.</p> <p>28. Session 3: Access to Justice and Legal Aid and Session 5: Judicial Independence and Accountability: – Whole the world looking to these matter.</p> <p>29. 1. Session 2: Contempt of Court: Law and Practice; 2. Session 12: Cybercrimes and Law dealing with Cybercrimes. 3. PIL.</p>
<p>c. Which part of the Programme did you find least useful and why</p>	<p>1. None.</p> <p>2. Participant did not comment.</p> <p>3. Participant did not comment.</p> <p>4. I.P. Law unable to get full understand about the subject i.e. Copyright, Patent and Trademark.</p> <p>5. Participant did not comment.</p> <p>6. No.</p> <p>7. NA.</p> <p>8. Session 7: ADR: Mapping of success of ADR Initiatives in India.</p> <p>9. There is no such programme.</p> <p>10. Participant did not comment.</p> <p>11. ADR mapping of success of ADR because without comprising to the other counties successful and without comparing to the other optional remedies. It is hard to accept.</p> <p>12. All of the programmes are vital due to day to day practice/discharge the duty.</p> <p>13. All are important.</p> <p>14. Nothing. Because all lectures are very useful and informative, nicely structured and presented.</p> <p>15. Uninterrupted lecturing of some (very few) of lecturers.</p> <p>16. Session 7: ADR: Mapping of success of ADR Initiatives in India: - that experience not really reference with the day to day work.</p> <p>17. Participant did not comment.</p>

	<p>18. Session 8: Contours of Social Action Litigation: - because, which is important of developing but, we did not know any case in practical but unformatted.</p> <p>19. Session 1: Introduction to the working of IP Laws:-Since as or district judge I never handle any case under IP laws.</p> <p>20. Participant did not comment.</p> <p>21. Session 12: Cybercrimes and Law dealing with Cybercrimes: - In present position, we get little opportunities to deal with this type of problems.</p> <p>22. All the parts of the programme are very useful. But in practice contempt of court cases are filed very rarely.</p> <p>23. Everyone is good.</p> <p>24. Participant did not comment.</p> <p>25. Participant did not comment.</p> <p>26. IP Laws as the subject matter or as with continued.</p> <p>27. Participant did not comment.</p> <p>28. Participant did not comment.</p> <p>29. Participant did not comment.</p>
<p>d. Kindly make any suggestions you may have on how NJA may serve you better and make its programmes more effective</p>	<p>1. Using of laundry facilities found to be inadequate and far from satisfactory. NJA must look in to the quality of service done by laundry people.</p> <p>2. Participant did not comment.</p> <p>3. Participant did not comment.</p> <p>4. Participant did not comment.</p> <p>5. I think the NJA has done a great work by arrange this much better than other time. I think best wishes goes to NJA.</p> <p>6. More concern over foods get away from normal reaching methods, more discussion. Let the participant to interact more. 1st day a session of interacting. A social or entertainment or cultural event can be added.</p> <p>7. It is suggested to have a court visit.</p> <p>8. If provide Pen drives which the programme copied to it. Then it is very useful to us.</p> <p>9. Be kind enough to give contact, e-mail of the Resource Persons if it is possible.</p> <p>10. Keep this food.</p> <p>11. Given more cause materials and as it is relevant case for reference. Give more time to share over experiences between each other's.</p> <p>12. I am satisfied with all the activities.</p>

13. Please arrange a remote education system for foreign judges who interest to follow academic programme from Bhopal Academy by using website or any other method.

14. Suggest to have a law book shop inside the NJA; Ensure that there should be foods in international range including fruits.

15. None.

16. The programmes are very good and if you can provide some English food; the tolled. Programme is very successful.

17. Group work sessions may be vital to enhance the knowledge we gained during sessions.

18. Wonderful.

19. Please make arrangements to provide the soft copy/ hard copy to the notes of the Resource Person.

20. 1. Its letter to arrange meals to foreign judges according to their choice to some excellent; 2. Some jurists were criticize judicial orders before Indian judges it's not fear to them.

21. Participant did not comment.

22. If NJA can provide a wide screen for visual system is better because some slides of power point presentation cannot be read due to small font size. In addition to that I would like to mention that everything had been organized properly by NJA. Thank you.

23. If foods are arrange to Sri Lanka flowed its better.

24. Canteen is far away from the conference hall. So it's difficult to go up & down many times.

25. More case studies. In between lectures is necessary. If lectures can delivered their lectures using audio visual its better. 1. Group discussion also good.

26. NA.

27. It is mostly appreciable if NJA provides most reputed judges and former judges to share their experience and diving direction to junior Judges other than practicing counsels who are appearing before judges. This is my personal view and please don't take it as matter of arrogance. It's just a suggestion.

28. Very useful for us this programme and appreciate you. I wish you all the best.

29. Participant did not comment.